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The Kind You Have Always Bought, and which has been in use for over over 30 years, has borne the signature of and has been made under his per-All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of Infants and Children-Experience against Experiment,

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is pleasant. C: contains neither Opium Markhine and Contains been in constant use for the relief of Constipation, Flatulency, Wind Colic and Diarrhoea; allaying Feverishness arising therefrem, and by regulating the Stomach and Bowels, aids the assimilation of Food; giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

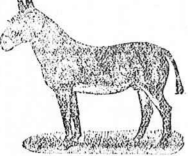
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beneficiaries under the soldier sailor insurance law need employ at-torneys or claim agents to collect the insurance; that the employment of such intermediaries is unnecessary and inadvisable and a needless ex-

The precedure for the presentation and collection of insurance claims is very simple and the proper blanks can be secured from the Bureau of War Risk Insurance in Washington. The name of the person in the service who was killed or injuned and the relationship which he have to the person makes of the person makes. was kined of injured and the relation-ship which he bore to the person mak-ing the claim should be given. If further information or assistance is required by the claimant the Bureau of War Rick Insurance will gladly furnish it furnish it.

Circulars have been sent out by claim agents and attorneys effering to assist persons intitled to the bene fits of this insurance in collecting their claims. The "pension sharks," who once thrived and fattened under our pension laws, are still a rank memory in this country.

It was hoped that when they were It was noped that when they were legislated out of existence we would never see their like again. But their successors seem to survive, and the action of Secretary McAdoo in giving prompt warning against these would-be profiteers under the insurance law will be commended by all.

Children Cry FOR FLETCHER'S CASTORIA

REPORT ON THE GAME WARDEN CASE

Columbia, Feb. 21.—Senators Johnstone and McCown, of the senate investigation committee, in a majority report made public tonight, whitewash Governor Manning's charges against former Chief Game Warden Richardson, and condemns Colonel Richardson in severa I particulars. Senator Williams, of Lancaster, in a minority report, finds the most serious of the governor's charges unsustained in effect and "that nothing was produced, before the committee to as-

produced before the committee to as-sail the personal integrity of Mr. Mr. Richardson, nor tending to show corruption in office. "The majority report does not contend that the evi-dence showed any "fraud or misappro-priation of funds," and states that the governor himself said to the commit-tee that he did not so charge.

governor himself said to the committee that he did not so charge.

The majority finds that the evidence showed that Governor Manning's charge that Richardson's recommendation by the Audobon Society for reappointment was brought about by "the admission of about fifty new members to the society," is sustained, insofar as it relates to friends of Mr. Richardson. Senator Williams holds that the charge is sustained "only to the extent that friends and supporters of Richardson engaged in he stated activities with his knowledge and consent," and that "the governor's present appointee to the position of chief game warden invoked the same methods."

The majority finds that the charge

The majority finds that the charge that Richardson's deputies made illegal collections of money with his approval "is sustained by the production of letters," and "by oral statements made by the governor before the committee." Senator Williams points out that "practically all these fines were collected from nonresidents who had violated the game laws of this state, and preferred to give and forfeit a cash bond "ther than go into the courts," that it was further shown that Mr. Richardson relied upon an opinion from the attorney general's office, exercised such authority in only rare and exceptional cases, in only rare and exceptional cases, and that in the cases cited it was found that the money was properly turned over to the state treasury.

The majority finds that Richardson The majority finds that Richardson exceeded his expense account, as charged by the governor, and that "such records as were presented indicated that the office was loosely run and the records kept with lack of regularity," going on to say, however, that "the governor stated that he did not charge fraud or misappropriation of funds, and that the governoriation of funds, and that the governoriation of such samples accounts the samples of t he did not charge fraud or misappropriation of funds, and that the governor himself had stated to the committee that upon later inquiry of the state auditor, he had learned that the item for upkeep of automobiles, really the principal item in the matter, "had been paid by Mr. Richardson out of his own private funds, and asked that correction be made a his presentation to the committee." Senator Williams finds that the charge of exceedliams finds that the charge of exceeding the expense account is sustained, but it was pointed out at the hearing that after the passage of the "county license law," the activities of the department were greatly enlarged and the expense proportionately increased; that the expense was less than \$300, made by Mr. Richardson under an opinion from the attorney general's office and that "the reasonableness of this excess expenditure is shown by the fact that the puesent chief game warden has asked for and received at the hands of the legislature an expense allowance of \$1,800, liams finds that the charge of exceedture an expense allowance of \$1,800, or \$550 more than the Richardson to-

or \$550 more than the Richardson to-tal, including the "excess."

As to lobbying, the majority sus-tains the governor's charges as to general lobbying, which, it says, was "in effect admitted by Mr. Richard-son." "Senator Williams finds there was no testimony produced before the committee, however, to show that the lobby was unusual or pernicious in its character," but that Richardson

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> > J. H. LESBSNE, Attorney at Law, MANNING, S. C.

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Nathan Eans, Marion	100 tons
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who are equally well known.	1

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Ammonia	\$7.0
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8-3-0 cost per ton	\$37.0
8-3-3 cost per ton	\$54.0
10-2-0 cost per ton	\$30.0

MANURE FROM CAMP JACKSON

Analysis—	
Acid, 0.45 at \$1,25	\$.56
Ammonia, 0.68 at \$7.00	4.76
Potash, 0.58 at \$6.00	3.48

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Make arrangements with us now for immediate as well as summer delivery.

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frankly admitted he and some friends and subordinates did try to influence and passage of the bill vetoed by the governor and that the facts show that

Both reports find that the gover-nor was in error as to the amount turned over by Richardson to the schools. The majority says "the gov-ernor stated that he was in error." Senator Williams says "this charge by the governor is not sustained." The governor's charge was that Richard-son had turned over to the schools lit-tle more than \$6,000, whereas the actle more than \$6,000, whereas the ac-tual amount turned over was more than \$10,500.

Senators Williams, of Lancaster, Johnstone, of Newberry, and McCown, of Florence, the three members of the investigating committee, all belong to

the opposite political faction from that of Colonel Richardson, and are known as political supporters of the Manning administration. The minoribill engaged in considerable lobbying in a very customary way.

Both reports find that the governor was in error as to the amount the state of the control o the two reports are construed together, the entire finding shows the flimsiness of the governor's charges.

State of South Carolina, County of Clarendon

S. M. Broom, I. F. Broom, Susan Diggs, Kate Madison, Clara Muldrow, and i.ewis Broom, Plaintiffs,

W. J. Broom, J. D. Broom and S. P. Broom, Defendant

For Indigestion, Constipation or Billousness

Just try one 50-cent bottle of LAX-FOS WITH PEPSIN. A Liquid Digestive Laxative pleasant to take. Made and recommended to the public by Paris Medicine Co., manufacturers of Laxative Bromo Quinine and Grove's Tasteless chill Tonic.

W. J. Broom, J. D. Broom and S. P. Broom, Defendant Pursuant to an Order in the above stated case signed by his Honor Judge John S. Wilson, on July 12th, 1917, I will apply to the Judge of Probate for Clarendon County on the 4th day of March, 1918 at 11 o'clock a m., for letters of discharge as executor, before the Court House door in Manning, S. C., on salesday in March, to wit: the 4th day of March, 1918, between the legal hours of sale, to the WILLIS DAVIS, Executor.

in Clarendon County, said State, containing Ten (10) acres, more or less, bounded: North by Alex Wilder; South by Williams; East by G. A. Norwood, and West by Brewington Public Road.

SECOND:-That tract of land in SECOND:—That tract of land in the suburbs of the village of Foreston, Clarendon County, said State, containing two (2) acres, more or less, and bounded: North by John Dwyer East and South by E. S. Land, and West by the Foreston Public Road, said land having buildings on same. Purchaser to pay for papers,

H. O. BAITON,

Clerk of Court.

Williamsburg County, South Carolina,

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